UNITED STATES DISTRICT COURT

for the

Middle District of North Carolina

(Briefly describe the property to be searched or deterlify the person by mome and address) SAJUAN DEANGELO LESLIE (YEAR OF BIRTH 1999; SSN ENDING 1597; FBI NO. ENDING 1CP3) APPLICATION FOR A SEARCH WARRANT I, a federal law enforcement officer or an attorney for the government, request a search warrant and state under penalty of perjury that I have reason to believe that on the following person or property (identify the person or describe the property to be searched and give its location): SAJUAN DEANGELO LESLIE (YEAR OF BIRTH 1989; SSN ENDING 1597; FBI NO. ENDING 1CP3) located in the Middle District of North Carolina, there is now concealed (identify the person or describe the property to be searched the property to be searched. Saliva samples for DNA evidence comparison. (See Attached Affidavit incorporated by reference). The basis for the search under Fed. R. Crim. P. 41(c) is (check one or more): Seliva samples for DNA evidence comparison. (See Attached Affidavit incorporated by reference). The basis for the search under Fed. R. Crim. P. 41(c) is (check one or more): Seliva samples for DNA evidence comparison. (See Attached Affidavit incorporated by reference). The basis for the search under Fed. R. Crim. P. 41(c) is (check one or more): Seliva samples for DNA evidence of a crime; property designed for use, intended for use, or used in committing a crime; property designed for use, intended for use, or used in committing a crime; property designed for use, intended for use, or used in committing a crime; property designed for use, intended for use, or used in committing a crime; Contributed to a violation of: Code Section 18 U.S. C. § 322(g)(1) Felon in Possession of a Firearm The application is based on these facts: See attached affidavit. Continued on the attached sheet. Delayed notice of days (give exact ending date if more than 30 days: Japalican's highwater Special Agent Jonnifer Chosky, FBI Primed name and title. Sworn to before me and signed in my presence.	In the Matter	r of the Search	n of)			
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1881 [MB]

AFFIDAVIT IN SUPPORT OF A SEARCH WARRANT AUTHORIZING A DNA SAMPLE COLLECTION FROM SAJUAN DEANGELO LESLIE

Jennifer Chesky, an agent with the Federal Bureau of Investigation (FBI) being duly sworn, states:

- 1. This affidavit is being submitted in support of an application for a search warrant to obtain samples of DNA for comparison purposes in the form of saliva for SAJUAN DEANGELO LESLIE, hereinafter referred to as S. LESLIE, a male born in the year 1989, with a Social Security number ending in 1597, and having been assigned an FBI number ending in 1CP3. S. LESLIE is further described as being approximately six feet, three inches tall and approximately two hundred and thirty pounds, with brown eyes and black hair. A Department of Motor Vehicles (DMV) photograph of S. LESLIE is attached as Attachment A to this Affidavit. S. LESLIE currently resides at 1382 Cauthen Dr. Rockingham, NC, 28379, which is in the Middle District of North Carolina. I seek to seize the above described evidence in relation to an investigation of a violation of Title 18 U.S.C. § 922(g) (possession of a firearm by a person previously convicted of a felony).
- 2. The applied for warrant would authorize members of the FBI, or their authorized representatives, including but not limited to other law enforcement agents assisting in the above described investigation, to obtain DNA saliva samples from S. LESLIE.
- 3. Because this affidavit is being submitted for the limited purpose of establishing probable cause for a search warrant, I have not included every detail of every aspect of the investigation. Rather, I have set forth only those facts that I believe are necessary to establish probable cause. I have not, however, excluded any information known to me that would defeat a determination of probable cause. The information contained in this Affidavit is based upon my

personal knowledge, my review of documents and other evidence, and my conversations with other law enforcement officers and other individuals. All conversations and statements described in this Affidavit are related in substance and in part unless otherwise indicated.

AGENT BACKGROUND

- 4. I am an "investigative or law enforcement officer of the United States" within the meaning of § 2510(7) of Title 18, United States Code (U.S.C.), that is, an officer of the United States empowered by law to conduct investigations of and to make arrests, *inter alia*, for offenses enumerated in Title 18 U.S.C. § 922.
- 5. I am a Special Agent with the Federal Bureau of Investigation. I am currently assigned to the Charlotte Division, Fayetteville Resident Agency. Prior to becoming a Special Agent, I was a Sheriff's Deputy for the Fairfax County Sheriff's Office in Virginia for approximately two and a half years where I was assigned to the Confinement Division. Upon being hired as a Special Agent with the FBI, I attended the FBI Academy in Quantico, Virginia, where I received extensive training on investigating various violations of federal law. While at the FBI Academy, I received specific training on investigative techniques utilized in violent crime investigations. Since then, I have participated in several violent crime investigations. As part of those investigations, I have conducted or personally participated in the collection of digital and physical evidence. Through my training, education, and experience, I have become familiar with the manner in which violent crimes, to include firearms violations, are committed. I also generally know that Deoxyribonucleic Acid ("DNA") can be found on items such as clothing and firearms, and can be compared to a sample of DNA from a known person.

PROBABLE CAUSE

- 6. SAJUAN DEANGELO LESLIE was previously convicted of a North Carolina state felony offense in the Superior Court of the General Court of Justice of North Carolina in Rockingham, Richmond County, North Carolina. On November 9, 2016, S. LESLIE was convicted of Felony Inciting to Riot, in violation of N.C. Gen. Stat. § 14-288.2 and was thereafter sentenced to 16-29 months imprisonment. A copy of the certified records of S. LESLIE'S prior felony conviction is attached to this affidavit as Attachment B. S. LESLIE was placed on probation November 9, 2016 and that probation is set to end on May 8, 2019.
- 7. On July 27, 2017, at approximately 7:10 a.m., the North Carolina Department of Public Safety Community Corrections (Probation) executed a warrantless Probation search of S. LESLIE'S residence, pursuant to the conditions of his Probation. N.C. Gen. Stat. §15A-1343(b)(13) allows for warrantless searches of a probationer's person, vehicle, or premises by probation officers at reasonable times, while the probationer is present. As a supervised probationer, S. LESLIE was subject to this search condition pursuant to the terms of his probation. The location searched was listed by S. LESLIE as his residence on his probation paperwork. The Richmond County Sherriff's Office, the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF), and the Hamlet Police Department accompanied Probation Officers as needed, but the law enforcement officers remained outside the residence until called in by Probation Officers. Although law enforcement officers accompanied Probation during the search, the search itself was lead and conducted by a Probation Officer. Probationers selected for searches were identified based on a number of criteria which included: prior identification as being a validated gang

member by the North Carolina Department of Public Safety (Probation and Prison Employees); existence of new criminal charges; being non-compliant with current conditions of supervision (e.g., testing positive following a drug test, missing office appointments, being in monetary arrears, failing to complete community service). S. LESLIE was non-compliant on current conditions of supervision (i.e., monetary arrearage), had prior positive drug screens on March 16, 2017, April 19, 2017, and May 16, 2017, and was a validated gang member. S. LESLIE has been a validated gang member of the Bloods/United Blood Nation since May 1, 2017 based on the fact that he bore gang related tattoos and markings, used or possessed gang related symbols or logos, and had contact with other known gang members. According to Probation, S. LESLIE remained on probation in relation to his prior felony conviction at the time of the probationary search. The list of Probationers to be searched was approved in advance of the search, by the North Carolina Department of Public Safety legal team, in Raleigh, North Carolina.

8. On July 27, 2017 at approximately 7:10 a.m., Probation Officers Matt Sierk and Ryan Gibson knocked on the door of 1227 Cauthen Dr., Rockingham, North Carolina, 28379, the home of Shana Gadson and the listed residence on file for Probation of S. LESLIE. Probation Officer Gibson was previously introduced to Ms. Shana Gadson as S. LESLIE'S girlfriend, when Probation Officer Gibson previously came to the residence to conduct a home contact visit. Ms. Gadson had previously mentioned that only she, her children, and S. LESLIE lived in that home. On July 27, 2017, Ms. Gadson, the known girlfriend of S. LESLIE, answered the door. Probation Officers announced the reason for their presence, asked if S. LESLIE was home, and asked for consent to conduct the search. Ms. Gadson consented and allowed the Probation Officers inside. S. LESLIE came to the door and also let Probation Officers inside. The Probation Officers walked to S. LESLIE'S bedroom, which was previously known to be S. Leslie's bedroom from a prior

home visit by Probation. S. LESLIE was temporarily detained in handcuffs for officer safety, and remained outside his home for the duration of the search.

- 9. Probation Officer Sierk conducted the search of S. LESLIE'S bedroom and immediately located a hand gun under the mattress, in the upper right hand corner. The firearm was located beneath the mattress but on top of the box spring. The firearm was situated against an open, ripped apart Bible of similar depth to the firearm, thus no discernable imprint of a firearm would be detectable without lifting up the mattress. At that point, ATF Task Force Officer (TFO) Kevin Tuttle was called in to collect the hand gun. TFO Tuttle collected the black firearm with serial number M141890, model number ARMI/GT-27, and placed it into evidence. The firearm contained a magazine containing 5 rounds of live ammunition. The magazine and ammunition was also recovered and placed into evidence by TFO Tuttle.
- 10. TFO Tuttle conducted a verbal interview of Ms. Gadson, who initially told them that she did not know who owned the firearm. She stated that five people had stayed in the residence in the recent past, despite her previous assertion to Officer Gibson that only S. LESLIE, she, and her children lived there. When asked who slept in the bedroom that was searched and from where the firearm and magazine were recovered, Ms. Gadson replied that she and her boyfriend shared that bedroom. Ms. Gadson then told Officers that the gun may belong to her step-brother. S. LESLIE also denied possession the firearm.
- 11. The recovered firearm was swabbed for the presence of deoxyribonucleic acid (DNA).

REQUEST FOR A SEARCH WARRANT

15. Given the facts set forth above, your affiant has probable cause to believe that S. LESLIE has committed a violation of Title 18 U.S.C. § 922(g), being a felon in possession of a

firearm. As such, your affiant respectfully requests that this Court find probable cause that evidence of the aforementioned criminal violation is contained in the form of DNA in saliva in the possession of S. LESLIE, a male born in the year 1989, with a Social Security number ending in 1597, and having been assigned an FBI number ending in 1CP3. S.LESLIE is further described as being approximately six feet, three inches tall and approximately two hundred and thirty pounds, with brown eyes and black hair and currently residing at 1382 Cauthen Dr. Rockingham, NC,

16. WHEREFORE, I respectfully request that the Court issue a warrant authorizing members of the FBI, or their authorized representatives, including but not limited to other law enforcement agents assisting in the above described investigation, to obtain DNA samples from S. LESLIE, so that the DNA sample may be compared to evidence collected during the course of this investigation, to include but not limited to, items described *supra* in paragraph 9 of this Affidavit.

Jennifer Chesky

Federal Bureau of Investigation

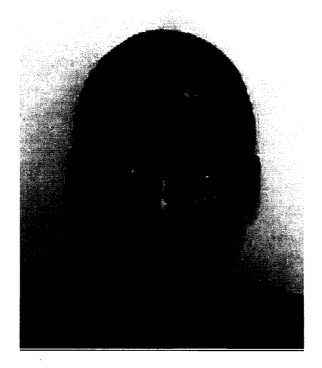
Sworn to before me this 315[†] day of May, 2018.

28379.

Joe L. Webster

United States Magistrate Judge

ATTACHMENT A



SAJUAN DEANGELO LESLIE

Year of Birth: 1989

FBI# Ending: 1CP3

Social Security Number Ending: 1597

ATTACHMENT B

ST	ATE OF NO	ORTH C	AROLINA	File No. 16CR\$50980	
RICHMOND County			County	In The General Court (District Superior	
		STATE VE	RSUS		
	Of Defendant AN LESLIE			TRANSCRIPT OF P	I = A
DOB	01/11/1989	Age 27	Highest Level Of Education Completed		
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Date		Name O	f Presiding Judge (Type Or Print)	Signature Of Presiding Judge	
affirr	undersigned judge med, (2) entered a questions set out b	plea of 💟	ressed the defendant personally guilty guilty guilty pursuant to Alford	in open court, finds that the defendant (1) was defendant (1) was defended the following the followi	luly sworn or Illowing answers to
	1. Are you able to	hear and un	derstand me?		Answers (1)YES
2	2. Do you underst against you?	and that you	have the right to remain silent an	d that any statement you make may be used	(2) YES /
:	3. At what grade l	evel can you	read and write?		(3) 11th -
4			nfluence of alcohol, drugs, narcot you used or consumed any such	ics, medicines, pills, or any other substances? substance?	(4a) NO / (4b) 10 months /
	5. Have the charg and do you und	es been expl erstand ever	ained to you by your lawyer, and on the second of each charge?	do you understand the nature of the charges,	(5) <u>YES</u>
•			er discussed the possible defense our lawyer's legal services?	es, if any, to the charges?	(6a) YES - (6b) YES
•	7. (a). Do you und (b). Do you und against you	lerstand that	you have the right to plead not guat such trial you have the right to	uilty and be tried by a jury? confront and to cross examine witnesses	(7a) YES /
	aggravating	factors that	at a jury trial you have the right to may apply to your case (and, if ap, a reasonable doubt?	o have a jury determine the existence of any plicable, additional sentencing points not related to	(7c) YES /
	(d). Do you und jury trial (an	lerstand that d, if applicable	by your plea(s) you give up these e, rights related to sentencing)?	and other valuable constitutional rights to a	(7d) <u>YES</u>
8	contest may res	sult in your de	ou are not a citizen of the United Seportation from this country, your ounder federal law?	States of America, your plea(s) of guilty or no exclusion from admission to this country, or the	(8) YES Cutizer
Y 9	 Do you underst the event that y 	and that upor ou refuse pro	n conviction of a felony you may felony on may felony or that your probation is re	forfeit any State licensing privileges you have in evoked?	(9) <u>YES ~</u>
10	Do you underst	and that follo	wing a plea of guilty or no contest	t there are limitations on your right to appeal?	(10) YES /
1,1	Do you understa (for example, bi	and that your ood, hair, ski	plea of guilty may impact how looin tissue) will be preserved?	ng biological evidence related to your case	(11) <u>YES</u> /

(Over)

AOC-CR-300, Rev. 3/15 © 2015 Administrative Office of the Courts



	12. Do (De	you understand the escribe charges, total	it you are maximum	e pleading 🔀 guilty 🔲 no contest to punishments, and applicable mandatory min	the charges sho	wn below? orges.)		(12)	YES ./
530	Zir zirik	National States	是持续	PLEAS		300 No. 2 50 MEM			12 3 W	William State
1/	Plea*	Ella Maria	Count	04	Date Of		T		sPun.	Maximum
-	G	File Number 16CRS50980	No.(s)	Offense(s) INCITING A RIOT	03/19/2016	G.S. No. 14-288.2(E)	FIM	CL.	CL.	Punishment 59 MOS
				·						
	See atta	ched AOC-CR-300	A, for ac	Iditional charges.						
	= Guilty ← = No Cont	GA = Alford plea	OTAL I	MAXIMUM PUNISHMENT		59 MOS				
1,,,,				S & SENTENCES (if any)						
V N				is checked this is an added offense or re	educed charge					
‡ N(OTE: En	ter punishment class	if differen	from underlying offense class (punishment c	lass represents a st	alus or enhanceme	nt)			
	14. 🕍 (a) Are you in fact of the contest plead guilty whether of the contest plead guilty plead (1) Do you now (2) Do you und	guilty? Do you u r not you a) conside	guilty no contest to the charges understand that, upon your plea of no content admit that you are in fact guilty? If it to be in your best interest to plead guilts, upon your "Alford guilty plea," you wit you are in fact guilty?	ntest, you will be t	s Liust described	· 2 (1	4c1)		105 - 105 -
	you are	w, nave you agreed agreed that the Col waiving any notice i	d that the urt may a requirem has prov	d below) Have you admitted the existence is evidence to support these factors to accept your admission to these factors, a lent that the State may have with regard vided you with appropriate notice about the defendant.)	beyond a reasonal and do you ui to these aggravat	ble doubt, have nderstand that you		(15)		
	reas	onable doubt, have nderstand that you encing points.	wn belov e you agi are waiv agree tha	below) Have you admitted the existence w, have you agreed that there is evidence reed that the Court may accept your adm ing any notice requirement that the State at the State has provided you with appro- the sentencing points with the defendant.)	e to support these hission to these po may have with re	points beyond a pints, and do you		(16)		
	, 17. Do <u>j</u>	ou understand tha	t you als	o have the right during a sentencing hea	ring to prove to th	e Court the		(17)	V	15 -
1	18. "Don	ou understand that	t the cou	ors that may apply to your case? Ints have approyed the practice of plea a without fearing my disapproval?				(18)	_/ 	YES /
AO	C-CR-300), Side Two, Rev. 3/19 histrative Office of the	5							

STATE VERSUS	File No.		
Name Of Defendant	16CRS50980		
SAJUAN LESLIE			
19. Have you agreed to plead signify on contest as part of a	plea arrangement? (If so, review the term	s (19)	YES -
of the plea arrangement as listed in No. 20 below with the defendant.) 20. The prosecutor, your lawyer and you have informed the Court that	these are all the terms and an different		a SOL
your plea:	mese are all the terms and conditions (ot	Mi
PLEA ARRANGEI	MENT SECOND	in the service of	1922/01/2020
REMAINING CHARGES AGAINST YOU. DEFENDANT SHALL BE SENTEN	JCED ATTUE TOD OFTHE BREAK A		ISS THE 16
ALREADY SERVED AWAITING DISDOCITION THE DEFENDANT IN THE	CKEDIT FOR THE TIME THAT THE DE	FENDANT HA	ts in
ALREADY SERVED AWAITING DISPOSITION. THE DEFENDANT IS TO H THE PHILADELPHIA COMMUNITY OF RICHMOND COUNTY. A rest;	WEND CONTACT WITH THE VICTIM	S AND IS NOT	TOBEIN
	A STATE OF	and about	uary 4,
The State dismisses the charge(s) set out on Page Two, Side Two, of the	is transcript.		
The defendant stipulates to restitution to the party(ies) in the amounts se Sentencing)" (AOC-CR-611).	et out on "Restitution Worksheet, Notic	e And Order (Initial
21. Is the plea arrangement as set forth within this transcript and as I have a represented the set of the set			
ocing you tun piea arrangement?	ave just described it to you correct as	(21)	YES Z
22. Do you now personally accept this arrangement?		(22)	YES /
 (Other than the plea arrangement between you and the prosecutor) has an threatened you in any way to cause you to enter this plea against yo 	yone promised you anything or	(23)	NO '
24. Do you enter this plea of your own free will, fully understanding wha	out wisnes?		Vro
25. Do you agree that there are facts to support your plea. and ad-	mission to apprayating factors	(24)	YES ,
and sentencing points not related to prior convictions, and do yo	ou consent to the Court hearing a	(25)	140 /
summary of the evidence?	_		
26. Do you have any questions about what has just been said to you or case?	about anything else connected to your	(26)	NO /
ACKNOWLEDGEMENT B	Y DEFENDANT	er e	(0)21502200000
I have read or have heard all of these questions and understand them. The	O OCCUPATO PROVIDE AND AREA TO A		- Annual - Verbetteral
are true and accurate. No one has told me to give false answers in order to conditions of the plea as stated within this transcript, if any, are accurate.	have the Court accept my plea in this	case. The ter	ms and
any, are accurate.	6		
SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME	11/8/16		
Signature Q - Signature	re)Of-petendant		
1-9-2016 Sera Detalt 5	grow hester		
Deputy CSC Assistant CSC Clerk Of Superior Court	Of Pelendant (Type Or Print) AN LESLIE		
CERTIFICATION BY LAWYER		el devenue conservaciones	Ser. barrer and an art
I hereby certify that the terms and conditions stated within this transaciet is			
correct and they are agreed to by the defendant and myself. I further certiful elements of the charges to which the defendant is pleading and the control of the charges to which the defendant is pleading and the control of the charges to which the defendant is pleading and the control of the charges to which the defendant is pleading and the control of the charges to which the defendant is pleading and the control of the charges to which the defendant is pleading and the control of the charges to which the defendant is pleading and the charges to the char	y that I have fully explained to the defe	was entered a	ire ure and
elements of the charges to which the defendant is pleading, and the aggrasentencing, if any.	vating and mitigating factors and prior r	ecord points f	or
te Name Of Lawyer For Defendant (Type Or Print)	Signature GI Lawfey Fal Detendant		
VICKIE W. BRYANT	4/V Yorkand	•	
CERTIFICATION BY PR	OSECTITOR IS THE TOTAL PROPERTY OF THE PERTY	Marin States	的体影響
As prosecutor for this Prosecutorial District, I hereby certify that the condition conditions agreed to by the defendant and his/her lawyer and myself for the	ama mana mata di Color di Colo		
vonditions dureed to the title the complication of the lower service and electrications are serviced to the complete the c	entry of the plea by the defendant to t	the charges in	this
case.			
case. Name Of Prosecutor (Type Os Print)	Signature Of Prosecutor		
case.	Sqna ure of Prosecutor		
Name Of Prosecutor (Type Or Print) CHEVONNE WALLACA			
Name Of Prosecutor (Type Or Print) CHEVONNE WALLACA CLERK OF THE COLUMN COLUMN CARRY 3/15			
Name Of Prosecutor (Type Or Print) CHEVONNE WALLACA			The state of the s
Name Of Prosecutor (Type Or Print) CHEVONNE WALLACA CLERK OF THE COLUMN COLUMN CARRY 3/15	A A		The state of the s

	,	
	& 0.863 (15.61.93.5)	PLEA ADJUDICATION
Upon consideration of the	record proper, evic	ence or factual presentation offered, answers of the defendant, statements of the lawyer for
There is a factual bas	sis for the entroof th	e plea (and for the admission as to aggravating factors and/or sentencing points);
 Ine defendant is satis 	stied with his/her lav	vver's legal services:
3. The defendant is com	petent to stand trial	
4. In the State has pro waived notice as to the	vided the defendant	with appropriate notice as to the aggravating factors and/or points; The defendant has
5. The plea (and admission	on) is the informed c	is anotor points; and hoise made freely, voluntarily and understandingly.
The defendant's plea (and	admission) is hereby	accepted by the Court and is ordered recorded.
	ame Of Presiding Judge (LAIRE HILL	Type Or Print) Signature Of Presiding Judge 1 1 1
CONTROL WA	SUPERIOR COU	RT DISMISSALS PURSUANT TO PLEA ARRANGEMENT
File No.	Count No.(s)	RT DISMISSALS PURSUANT TO PLEA ARRANGEMENT TERMINAL OFFICE (S)
16CRS050980	1	AWDWIKISI
16CRS050980	1	ATTEMPTED MURDER
16CRS050981	1	INJURY TO REAL PROPERTY
16CRS050982	1	DISCHARGE WEAPON OCCUPIED PROPERTY
16CRS050982	1	INJURY TO REAL PROPERTY
16CRS050982	1	INJURY TO PERSONAL PROPERTY
16CRS050983 16CRS050983	I I	DISCHARGE WEAPON OCCUPIED PROPERTY
16CRS050984	!	INJURY TO REAL PROPERTY
16CRS050984	1	DISCHARGE WEAPON OCCUPIED PROPERTY
16CRS050984	;	INJURY TO REAL PROPERTY INJURY TO PERSONAL PROPERTY
16CRS050985	i	INJURY TO PERSONAL PROPERTY
16CRS050986	1	INJURY TO PERSONAL PROPERTY
16CRS050979	1	COMMON LAW OBSTRUCTION OF JUSTICE
:		
SECONDARIA SERVICE	DISTRICT COUR	T DISMISSALS PURSUANT TO PLEA ARRANGEMENT
File No.	Count No.(s)	Offense(s)
	` ` `	Offense(s)
MANUAL COLOR		CERTIFICATION BY PROSECUTOR
		al to the above charges pursuant to a plea arrangement shown on this Transcript Of Plea.
Nan Nan	ne Of Prosecutor (Type C	(Print) Signature Of Presentates
11/9/16 [0]	IEVONNE WALLAC	
AOC-CR-300, Page Two, Side	Two, Rev. 3/15	CHENCURA ()
© 2015 Administrative Office of	of the Courts	Asset No. 10 miles

2101	NORTH CA			6CRS50980				
RICHMOND County			In The General Court Of Justic ☐ District ☒ Superior Court Div					
	STATE VEI	RSUS						
me And Address Of De NJUAN DEANGE			INFORMA	TION				
ee B	Sex M	Date Of Birth 01/11/1989		G S	15A-64			
		Offense(s)	Date Of Offense OR Date Range Of Offense	G.S. No.	CL			
•								
INCITING TO RE	ОТ		03/19/2016	14-288.2(e)	F			
in the county in	ned prosecutor, ndicated above,	upon information and belief alleg the defendant named above unla	ge that on or about the date(s) of cawfully, willfully and feloniously die	offense shown abo	ove a			
in the county in	ned prosecutor, ndicated above,	upon information and belief alleg the defendant named above unla	ge that on or about the date(s) of cawfully, willfully and feloniously did	offense shown abo	ove ar			
in the county in	ned prosecutor, ndicated above,	upon information and belief alleg the defendant named above unla	ge that on or about the date(s) of cawfully, willfully and feloniously did	offense shown abo	ove a			
in the county in	ned prosecutor, ndicated above,	upon information and belief alleg the defendant named above unla	ge that on or about the date(s) of awfully, willfully and feloniously did	offense shown abo	ove a			
in the county in	ned prosecutor, ndicated above,	upon information and belief alleg the defendant named above unla	ge that on or about the date(s) of awfully, willfully and feloniously did	offense shown abo	ove a			
in the county in	ned prosecutor, ndicated above,	upon information and belief alleg the defendant named above unla	ge that on or about the date(s) of cawfully, willfully and feloniously did	offense shown abo	ove a			
in the county in	ned prosecutor, ndicated above,	upon information and belief alleg the defendant named above unla	ge that on or about the date(s) of cawfully, willfully and feloniously did	offense shown abo	ove ar			
in the county in	ned prosecutor, ndicated above,	upon information and belief alleg the defendant named above unla	ge that on or about the date(s) of awfully, willfully and feloniously did	offense shown abo	ove a			
in the county i	idicated above,	the defendant named above unia	awfully, willfully and feloniously die	d				
I, the undersign	ned prosecutor.	Upon information and helief alleg	awfully, willfully and feloniously did					
I, the undersign	ned prosecutor.	Upon information and helief alleg	awfully, willfully and feloniously die					
I, the undersign	ned prosecutor.	Upon information and helief alleg	awfully, willfully and feloniously did					
I, the undersign	ned prosecutor.	Upon information and helief alleg	awfully, willfully and feloniously did					

(Over)

AOC-CR-123, Rev. 1/13 © 2013 Administrative Office of the Courts

_				
111	II. I, the undersigned prosecutor, upon information in the county indicated above, the defendant	tion and belief allege t t named above unlawf	that on or about the date(s) of o fully, willfully and feloniously did	ffense shown above and
	incite or urge another to engage in a riot, and suc damage in excess of fifteen hundred dollars (\$15	ch inciting or urging is a	contributing cause of a riot in whi	ch there is property
	aumage in excess of fricen fundred donars (#15	oo.oo) of serious bodily	rijury.	
osoi	asia.		Signatule Of Prosecutor	
i,	, the undersigned defendant, waive the finding	WAIVER and return of a Bill of	Indictment into Court and agree	that the case may
	or the above information.		<u> </u>	A
Date 	11 9 16 Signiflure Of Defeddahi		Signatule Of Attorney for Defendant	
	The state of the s		Joon age.	
AC © 2	OC-CR-123, Side Two, Rev. 1/13 2013 Administrative Office of the Courts			

STATE OF NORTH CAROLINA		File No.	16 CRS 50980	
Richmond County			eral Court Of Justi or Court Division	ce
STATE VERSUS		INDICTME	NIT	
AJUAN DEANGELO LESLIE	☐ This is a su	INDICTME perseding indictment.	NI	
		Date Of Offense	T	T
Offense(s)		OR Date Range Of Offense	G.S. No.	CL.
I. AWDWIKISI	† 	03/19/2016	14-32(a)	
II. ATTEMPTED MURDER		03/19/2016	14-17	
I. The jurors for the State upon their oath present that	on or about the dat	e(s) of offense shown a	and in the county n	amed
above the defendant named above unlawfully, willfu aid and abet Daniel Maurice Wall and Kevin Robert Williams	•		randon Montez Ratliff	`with a
		B	CLERK CHANGE RICHMOND	RIOR C COUNT
And the jurors for the State upon their oath present to named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams murder Brandon Montez Ratliff.	ly, willfully and felon	iously did		ty
named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams	ly, willfully and felon	iously did	n and in the count	ty
named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams murder Brandon Montez Ratliff.	ly, willfully and felon in unlawfully, willfully,	iously did	n and in the count	ty
named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams murder Brandon Montez Ratliff.	Signature Of Prose	iously did and feloniously of malice af	n and in the count	ky kill and
named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams murder Brandon Montez Ratliff. Wall, D-RCSO	Signature Of Proses WITNESSES Carter,	iously did and feloniously of malice af	n and in the count	ky kill and
named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams murder Brandon Montez Ratliff. Wall, D-RCSO Watson, M-RCSO	Signature Of Fosce WITNESSES Carter, Childer	G-RCSO	n and in the count	ky kill and
named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams murder Brandon Montez Ratliff. Wall, D-RCSO Watson, M-RCSO Smith, DA-RCSO	Signature Of Fosce WITNESSES Carter, Childer	iously did and feloniously of malice af	n and in the count	ky kill and
named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams murder Brandon Montez Ratliff. Wall, D-RCSO Watson, M-RCSO Smith, DA-RCSO	Signature Of Prosection unlawfully, willfully, willfull	G-RCSO s, T-RCSO C-RCSO The Grand Jury and, after	or and in the country to I	ky sill and
named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams murder Brandon Montez Ratliff. Wall, D-RCSO Watson, M-RCSO Smith, DA-RCSO Gerald, J-RCSO The Witnesses marked "X" were sworn by the undersign Bill was found to be: A TRUE BILL by twelve or more grand jurors, and I to concurrence of twelve or more grand jurors in this Bill NOT A TRUE BILL.	Signature Of Poses WITNESSES Carter, Childer Mabe, 1 ned Foreperson of the undersigned For Indictment.	G-RCSO s, T-RCSO C-RCSO the Grand Jury and, after eperson of the Grand J	or and in the country to I	ky sill and
named above the defendant named above unlawfull aid and abet Daniel Maurice Wall and Kevin Robert Williams murder Brandon Montez Ratliff. Wall, D-RCSO Watson, M-RCSO Smith, D∧-RCSO Gerald, J-RCSO The Witnesses marked "X" were sworn by the undersign Bill was found to be: A TRUE BILL by twelve or more grand jurors, and I to concurrence of twelve or more grand jurors in this Bill concurrence of twelve or more grand jurors in this Bill concurrence of twelve or more grand jurors in this Bill concurrence of twelve or more grand jurors in this Bill concurrence with the property of th	Signature Of Poses WITNESSES Carter, Childer Mabe, 1 ned Foreperson of the undersigned For Indictment.	G-RCSO s, T-RCSO C-RCSO The Grand Jury and, after eperson of the Grand Jury Foreperson	or and in the country to I	ky sill and

TANKS COM

		- -	(File No				
STATE O	FNC		ROĻ	INA OCKINGH	IAM -			File IVO	16CRS0:	50980	53	
NOTE: [This form for judgme		County _ sed for (1) felony o			G	eat of Court (s) that are conso	L Hidated		n The Gener			
for judgme	nt with a	state ver		C-CR-310 for	r DWI offense(s).				District 🔀 S		Court Divisi	
Vame Of Defendant		SIAIE VER	1303			[COMMUNITY			
LESLIE,SAJUAI	N,DEAN			10 . 0.0		4	(S	TRUC	TURED SEN	TENCIN	IG)	
Race B		Sex M		Date Of Bir	n /11/1989	(For	Offens	ses Co	mmitted On 0 G.S. 15A-134			
Attorney For State				Def. Found	Def. Waived					X Appoin	ted Crt Rptr I	nitials
CHEVONNE R ' The defendant	WALLA X pled		ant to Alf	Not Indigent		VICKIE W I			ound guilty by a	Retain	pled no con	rc tert to
File No.(s)	Off.	gonty (porson		ense Desc		only by the cou		e Date		<u> </u>		Pun. CL.
6CRS050980	53	FELONY INC	TING T	O RIOT			03/19	9/2016	14-28	8.2	FF	
The Court 🔀 1. I	has dete Any prior beyond a makes n E: <i>Block</i> to written	cless if different from rmined, pursuant record level poin a reasonable dou o prior record level or 2 MUST be che findings because nination of aggravi	to G.S. nt under bt or the rel finding cked.):	15A-1340. G.S. 15A-1 defendant j because i	14, the prior re 340.14(b)(7) is a admission to none is require cosed is within	cord points of the based on the judicial this issue. d. the presumptive	ne defen ury's de	idant to terminal	be <u>01</u> . lon of this issue	PRIOR RECORD LEVEL:	4	vi vi 次
3. makes the	e Findino defenda	gs of Extraordina nt has provided s	ry Mitiga ubstanti:	lion set fort Il <u>ass</u> istanc	h on the attach	ned AOC-CR-66 G.S. 90-95(h)(5	06. i).		•	By C	TO BOOK	Ess.
☐ 5. adjudges ☐ a habi ☐ 6. finds enh	tual brea	ndant to be <i>(chec</i> king and enterin nt pursuant to:	g status	offender, to	be sentenced	e sentenced fou as a Class E fo G.S. 14-3(c) (h	elon.	-	than the principa G.S. 50B-4.1 (do	70		244
	4-50.22	(gang).	her:					/· \		This finding		he /
		on of this issue be esignaled offense						erefore i	imposes the spe	cial conditi	ions of proball	
set forth	on the at	tached AOC-603	C, Page	Two, Side	Two, and make	e <u>s t</u> he additiona	al finding	s <u>an</u> d o	rders on the atta	ched AOC		
		aptioned offense (a) and therefore									Two, Side Two	٥.
10. finds this as define	is an off d by G.S	motor vehicle ense involving as i, 50B-1(b) with the	sault, co ne victim	mmunicati	ng a threat, or	an act defined i	n G.S. 5					
11. finds the	above-d ant a co	esignated offensi nditional dischar	e(s) invol 3e under	ved crimin: G.S. 90-96	al street gang a 3(a) because <i>(c</i>	iclivity. G.S. 14 heck all that appl	-50.25. ע וע	lhe defe	ndant refused to	consent.		
(offens	es comm	itted on or after Dec	:. 1, 2013,	only) the C	ourt finds, with						inappropriate	for a
13. finds that	the defe	charge for factor endant used or di	splayed	a firearm w	hile committing							
14. <i>(for judgme</i> as define	enis enier d in G.S	ed on or after Dec. . 50B-1(a) comm	1, 2013, d	<i>nly)</i> finds th	nat this was an	offense involvi 82 1/21)	ng child	abuse o	r an offense inv	olving assa	ault or any of the	ne acts
The Court, havin	g consid	ered evidence, a	rgument	of counse	and statemen	nt of defendant,	Orders	that the	above offenses	, if more th	an one, be	
consolidated for for a minimum te		t and the detend			maximum term	of29	months	s in the	custody of the N	.C. DAC.		
		n at the expiratio										········
The defendant si loward the	-	iven credit for e imposed above	186 . × ir						ment as a resul OC-CR-603C, F		arge(s) to be a	pplied
		CASH DESCRIPTION				OF SENTE			Strong of a light		agreed teld	
Subject to the co probation for	nditions 30	set out below, th	e execul	ion of this s	sentence is sus	pended and th	e defend	dant is p	laced on 🔀 s	upervised	unsuper	vised
1. The Cour 2. The Cour	t finds th	at it is NOT appr	opriate to	delegate	to the Section	of Community (Correctio	ons the a	is specified in G authority to impo			nts in
		e) for community bation shall begin							ne expiration of t	he sentend	ce in the cas	e below
	1do-1 -1	all complete the t		ana aat (:			· ·					
		all comply with that the all provide a DNA					319 requ	ired)				
The defendant si		o lhe Clerk of Su		ourt the "To				he proba	ation supervision	fee, pursi	uant to a sche	dule
PAY NG SUPE	RVIŠIO	N FEE. REMIT	JAIL FI	EES. ATT	Y FEES IN TI	IE AMT OF \$						
Costs Fir		Restitution* \$ 0.00	S	ey's Fees 0.00	Comm Serv Fe	\$ 0.00	- \$	M Fee 0.00	Appt Fee/Mis \$ 0.00	> \$	otal Amount Dui	
*See attached "R	estitulio	n Worksheel, No	tice And	Order (Initi	al Sentencing)	AOC-CR-611	, which i	s incorp	orated by refere	nce.	J . 4J	
Upon paymer		ause to waive co: "Total Amount Di	ie," the p	robation of	fficer may trans	AOC-CR-61 sfer the defenda	ant to un	Other: . supervis	sed probation			,
		16. © 2016 Admir	ì	faterial opposi	te unmarked squar	es is to be disregard over)	ed as surp	lusago.	F			

	E LEGISLE BERNE	REGULAR COND						
explosequip to the dunknow (7) Reptimes, probations	Any probationary judgment may ve device, or other deadly weat he defendant for suitable emplo- elendant is on supervised proba- yn to the supervising probation port as directed by the Court or answer all reasonable inquiries on officer if the defendant sits to and of the defendant's vehicle d to submit to any other search	oon listed in G.S. 14-269. (3) R syment, and abide by all rules o ation. the defendant shall also; officer. (6) Remain within the ju the probation officer to the offic by the officer and obtain prior a so obtain or retain satisfactory and premises while the defend	temain gainfully and suitof the institution. (4) Satin. (5) Not abscond, by with urisdiction of the Court user at reasonable times approval from the office employment. (9) Submittant is present, for purpolation.	tably employed or isfy child support a iffully avoiding sup- inless granted writt and places and in r for, and notify the at reasonable time ases directly relate sees directly relate	faithfully pursue a cound family obligations, arvision or by willfully ten permission to leav a reasonable manner, officer of, any changuas to warrantless sear d to the probation sup d to the probation sup	arse of study or as required by making the def- e by the Court permit the office in address or ches by a prob- ervision, but th	vocational training the Court. endant's whereab or the probation court to visit at reas employment. (8) ation officer of the edefendant may	g, that will couts officer. conable Notify the edelendant's not be
defend	ant's vehicle, upon a reasonabl	e suspicion that the defendant	is engaged in criminal a	ctivity or is in poss	ession of a firearm, e	xplosive device	or other deadly	weapon
posses are sol probati	n G.S. 14-269 without written per ant by a licensed physician and sors, or sellers of any such illeg d, kept, or used. (12) Supply a t on officer for purposes directly t	is in the original container with pal drugs or controlled substant preath, urine, or blood specime related to the probation supervi	n the prescription numb ces; and not knowingly in for analysis of the po- ision. If the results of the	er affixed on it; not be present at or fro ssible presence of	knowingly associate valuent any place when prohibited drugs or all	with any known re such illegal c cohol when inst	or previously cor lrugs or controlled tructed by the def	nvicted users, d substances endant's
Adult (correction for the actual costs of The Court finds that the de	drug or alcohol screening and	testing.					
	attached AOC-CR-603C, I	Page Two, Side Two.					and orders on	me
The d	elendant shall also comply of Surrender the defendant's	SPECIAL CONDITION with the following special contrivers license to the Clark	onditions which the C	ourt finds are re	asonably related to	the defenda	nt's rehabilitatio	n:
	a motor vehicle for a perio	diof or:	until relicensed by th	e Division of Mo	tor Vehicles, which	ever is later		=
15	Successfully pass the Ger Complete ho	eral Education Developme urs of community service d	ent Test (G.E.D.) duri luring the first	ng the first days of th	months of e period of probation	the period of on, as directe	probation. d by the judicia	l services
	coordinator. The fee preso	ribed by G.S. 143B-708 is seessed in a case adjudica			•	ŕ		
	to be paid pursuand before beginning serv	ant to the schedule set out	under Monetary Cor	ditions on the re	verse. 🔲 within		days of this Ju	dgment
X 17	Report for Initial evaluation	by TASC						1
	other therapeutic requirem	aluation, counseling, treatments of those programs un	til discharged.			if that evaluat	ion, and comply	y with all
18	Not assault, threaten, hara "Contact" includes any def	iss, be found in or on the pi rendant-initiated contact, dii	remises or workplace rect or indirect, by ar	e of, or have any	contact with	to telephone	nersonal cont	act e-mail
□ 10	pager, gift-giving, telefacsi (for offenses committed on or	mile machine or through ar	ny other person, exc	epttqe				
	days, _	months, the Court having	g found that a substa	nce abuse asse	ssment has identifi	alconol moni ed defendant	toring for a peri 's alcohol depe	ndency or
X 20	chronic abuse.	. CONTRACTOR						
		ACT WITH VICTIN RICHMOND COU						
	REMIT JAIL FEES	S. ATTY FEE IN T	HE AMOUNT	OF \$4,700.	00 TO BE DO	CKETEL) AS A CIV	VIL.
	JUDGMENT.			ŕ				
								المراجع المراج
□21	Comply with the Special C	anditions Of Probation which	ch are sel forth on Al	C-CR-803C P	aga Two		ي. بور	
	iakkazan ut akabanikaba		F COMMITMEN				- P - P	
□ 1.	It is ORDERED that the Cl officer cause the defendant until the defendant shall be	erk deliver <u>two</u> certified co at to be delivered with these ave complied with the cond	copies to the custor	dy of the agency	ent to the sheriff or named on the reve	other qualifie erse to serve	d officer and the	at the nposed or
□ 2.	The defendant gives notice conviction release are set	e of appeal from the judgme forth on form AOC-CR-350	ent of the trial court t	o the Appellate i	Division. Appeal en	tries and any	conditions of p	ost
Care Care	Same and the second second		SIGNATURE O					e later of the
Date		Presiding Judge (lype or print ONORABLE CLAIRE V		Signature (Of Presiding Matte	vse K	XIII	
5765	TO THE WAR STATE OF		CERTIFICA			HALLIS WAY	是有些的	ang the color
∐ 1.	y Ihat this Judgment and the Appellate Entries (AOC-CF Judgment Suspending Ser	R-350)		6. Judicial Fin	dings As To Requi	red DNA Sam	ple (AOC-CR-	319)
	(additional conditions of pr	obation)	• •	Sentence (A	dings And Order Fo AOC-CR-615, Side	Two)		
	Felony Judgment Findings (AOC-CR-605)	•	iting Factors		Sex Offender Perm File No.(s) And Offe			C-CR-620)
∐ ^{4.} 5.	Extraordinary Mitigation Fit Restitution Worksheet, Not (AOC-CR-611)	ndings (AOC-CR-606) lice And Order (Initial Sent	encing)	10. Other:			,	
Date		Copies Delivered To Sheriff	Signature Of Clerk		T	Deputy CSC	Asst. CSC	CEAL
	<u> </u>	Material oppor	ite unmarked squares is lo	be disregarded as su	rplusage,	Clerk Of Su	perior Court	SEAL
AOC	CR-603C, Side Two, Rev. 3	1/16, © 2016 Administrative	Office of the Courts	<u>-</u>				•